NICHOLAS A.TRUTANICH United States Attorney District of Nevada 2 Nevada Bar Number 13644 CHRISTOPHER LIN 3 Assistant United States Attorney 501 Las Vegas Boulevard South Suite 1100 4 Las Vegas, Nevada 89101 702-388-6336 5 christopher.lin@usdoj.gov 6 Attorneys for the United States of America **UNITED STATES DISTRICT COURT** 7 FOR THE DISTRICT OF NEVADA 8 UNITED STATES OF AMERICA, Case No. 2:21-mj-00120-DJA 9 Plaintiff, 10 ORDER to Continue the Preliminary ٧. **Examination Date and Exclude Time Under** 11 the Speedy Trial Act ETORI HUGHES, (First Request) 12 Defendant. 13 14 IT IS HEREBY STIPULATED AND AGREED by and between, Nicholas A. 15 Trutanich, United States Attorney, District of Nevada, Christopher Lin, Assistant United States 16 Attorney, representing the United States of America, and Kathryn Newman, of the Federal 17 Public Defender's Office., representing the defendant, that the Preliminary Examination date in 18 the above captioned case, which is currently scheduled for February 19, 2021 at 4:00 P.M., be 19 continued to a date and time convenient for the Court but not less than 14 days from the current 20 setting. The parties stipulate to an extension of the 30-day period under 18 U.S.C. § 3161(b) in 21 which an indictment or information must be returned. 22 23 24

1	1.	This continuance is not sought for purposes of delay, but to account for the necessary
2		social-distancing in light of the COVID-2019 public health emergency, and to allow the
3		defense adequate time to prepare during the public health emergency and following its
4		resolution.
5	2.	The government is collecting the Rule 16 discovery to turn over to defendant counsel.
6		Defense counsel would like to review the discovery, meet and confer with the defendant,
7		and to discuss possible resolutions or strategies after receiving the discovery.
8	3.	Federal Rule of Criminal Procedure 5.1(d) provides that a magistrate judge may extend
9		the time limits in Rule 5.1(c) with the defendant's consent and upon a showing of good
10		cause taking into account the public interest in the prompt disposition of criminal cases.
11		Because the defendant wishes to review discovery with their client prior to the
12		preliminary hearing or indictment, good cause exists to extend the time limits in Rule
13		5.1(c).
14	4.	Denial of this request could result in a miscarriage of justice, and the ends of justice
15		served by granting this request outweigh the best interests of the public and the defendant
16		in a speedy trial.
17	5.	The defendant is detained and does not object to the continuance.
18	6.	This is the parties' first request to continue the Preliminary Examination date.
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1	7. The additional time requested by this stipulation is excludable in computing the time					
2	within which the trial must commence pursuant to the Speedy Trial Act, Title 18, United					
3	States Code, Sections 3161(h)(7)(A), and considering the factors under Title 18, United					
4	States Code, Section 3161(h)(7)(B)(i) and (iv).					
5	DATED this 11th day of February, 2021.					
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7	United States Attorney					
	/s/ Christopher Lin /s/ Kathryn Newman					
9	CHRSTIOPHER LIN Kathryn Newman, Esq. Assistant United States Attorney Counsel for Defendant					
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1	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA					
2	DISTRICT OF NEVADA					
3	Unite	d States of America,) Case No. 2:21-mj-00120-DJA			
4		Plaintiff,) Findings and Order on Stipulation			
5	v.					
6	ЕТОІ	RI HUGHES,)			
7		Defendant.)			
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9		Based on the pending Stipulation bety	ween the defense and the government, and good			
10	cause	cause appearing therefore, the Court hereby finds that:				
11	1.	To account for the necessary social-di	listancing in light of the COVID-2019 public health			
12		emergency and to allow the defense a	adequate time to prepare during and following the			
13		resolution of this public health emerge	gency, the Preliminary Examination date in this case			
14		should be continued.				
15	2.	The government is collecting the disco	covery to turn over to defendant counsel. Defense			
16		counsel would like to review the disco	covery, meet and confer with the defendant, and to			
17		discuss possible resolutions or strategi	gies after receiving the discovery.			
18	3.	The parties agree to this continuance.	·			
19	4.	The defendant is detained and does no	not object to the continuance.			
20	5.	This continuance is not sought for put	irposes of delay.			
21	6.	Denial of this request could result in a	a miscarriage of justice, and the ends of justice			
22		served by granting this request outwei	eigh the best interest of the public and the defendants			
23		in a speedy trial.				
24	7.	The Speedy Trial Act's indictment clo	ock under 18 U.S.C. § 3161(b) is extended to the			
		Preliminary Hearing date set below.				

1	8. The additional time requested by this stipulation is excludable in computing the time
2	within which the trial must commence pursuant to the Speedy Trial Act, Title 18, United
3	States Code, Sections 3161(h)(7)(A), and considering the factors under Title 18, United
4	States Code, Section 3161(h)(7)(B)(i) and (iv).
5	THEREFORE, IT IS HEREBY ORDERED that the Preliminary Examination in the
6	above-captioned matter currently scheduled for February 19, 2021 be vacated and continued to
7	March 19, 2021, at 4:00 p.m., Courtroom 3A.
8	16th
9	DATED this day of February, 2021.
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11	DANIEL J. ALBREGTS, U.S. Magistrate Judge
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